

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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EVERGREEN LINE JOINT SERVICE  
AGREEMENT, FMC NO. 011982  
CONSISTING OF EVERGREEN MARINE  
CORP. (TAIWAN) LTD., EVERGREEN  
MARINE (UK) LTD., ITALIA MARITTIMA  
SPA, EVERGREEN MARINE (HONG  
KONG) LTD., and EVERGREEN MARINE  
(SINGAPORE) PTE LTD. d.b.a.  
EVERGREEN LINE,

**ORDER**

19 Civ. 11292 (NRB)

Plaintiffs,

- against -

NOVOMARINE CONTAINER LINE LLC.,

Defendant.

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**NAOMI REICE BUCHWALD**  
**UNITED STATES DISTRICT JUDGE**

WHEREAS, on June 29, 2020, the Court entered a default judgment against defendant Novomarine Container Line LLC (ECF No. 21); and

WHEREAS, on November 11, 2020, the Court received an email from Aleksey Demshin, an employee of defendant, regarding the default judgment (ECF No. 22); and

WHEREAS, on November 13, 2020, plaintiffs filed a submission in response to Mr. Demshin's email (ECF No. 23); and

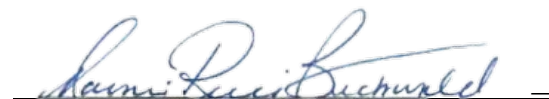
WHEREAS, defendant is a business entity and business entity parties must be represented by counsel and may not proceed pro se,

see Jones v. Niagara Frontier Transp. Auth., 722 F.2d 20, 22 (2d Cir. 1983); it is hereby

**ORDERED** that if defendant determines to pursue an effort to vacate the default judgment in this case, it must do so represented by counsel.

**SO ORDERED.**

Dated: New York, New York  
November 13, 2020

  
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NAOMI REICE BUCHWALD  
UNITED STATES DISTRICT JUDGE